

## UNITED STATE: DEPARTMENT OF COMMERCE Patent and Trademark Office Address: COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20231

CHI NAME AND	E FIRST NA	MED INVENTOR		ATTORNEY DOCKET NO.
SERIAL VUMANER SILING DAT 07/586.391 09/18	T - 1		A	2102.001-CON
0.770004091 057.10.				EXAMPLES
•			L-NGUYEN,	
ANSEL M. SCHWARTZ				
425 N. CRAIG STREE	T		ART UNIT	PAPER NUMBER
SUITE 301 PITTSBURGH, PA 15	213		239	21
1111000011			DATE MAILED:	09/09/91
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	Responsive to communication	wing 51ad as 9//	8/90 E	This action is made final.
This application has been examined		7	<del> </del>	m the date of this letter.
A shortened statutory period for response t Failure to respond within the period for res	to this action is set to expire ponse will cause the application	to become abandon	ed. 35 U.S.C. 133	
Part 1 THE FOLLOWING ATTACHMENT	T(S) ARE PART OF THIS ACT	ION:		
Notice of References Cited by     Notice of Art Cited by Applican	nt, PTO-1449.	4. Notic	e re Patent Drawing of Informal Patent	PTO-948. Application, Form PTO-152
5. Information on How to Effect D	rawing Changes, PTO-1474.	6. 🗀		
Part II SUMMARY OF ACTION				
1. TV Claims 11-13, 15	and 21		<u>,</u>	are pending in the application.
Of the above, claims _				are withdrawn from consideration.
2. Claims 1 - 10, 14	, 16 - 20			have been cancelled.
2. Claims 1 - 10 /	<del>  </del>			are ·allowed.
3. Claims				<del></del>
<del>-</del>				
5. Claims				are objected to.
6. Claims			_ are subject to rest	riction or election requirement.
	d with informal drawings under	37 C.F.R. 1.85 which	are acceptable for e	examination purposes.
	in response to this Office action			,
	i have been received on		u	Inder 37 C.F.R. 1.84 these drawing
9. ☐ The corrected or substitute of are ☐ acceptable; ☐ not	acceptable (see explanation or	Notice re Patent Drav	wing, PTO-948).	
10 The proposed additional or s	substitute sheet(s) of drawings, by the examiner (see explanatio	filed on	, has (have) be	een approved by the
11 The proposed drawing correct	ction, filed	, has been 🗀 a	pproved; 🗖 disappi	roved (see explanation).
	of the claim for priority under U. cation, serial no.	S.C. 119. The certific	ed copy has 🔲 beer	received I not been received
C at a stress finalist control	ars to be in condition for allowa under Ex parte Quayle, 1935	nce except for formal	matters, prosecution	as to the merits is closed in
14. Other				•
14 00.00				
				W

Serial No. 07/586391

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1. The preliminary amendment filed on 9/18/90 has been entered.

2. The following is a quotation of 35 U.S.C. § 103 which forms the basis for all obviousness rejections set forth in this Office action:

A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Subject matter developed by another person, which qualifies as prior art only under subsection (f) or (g) of section 102 of this title, shall not preclude patentability under this section where the subject matter and the claimed invention were, at the time the invention was made, owned by the same person or subject to an obligation of assignment to the same person.

3. Claims 11-13, 15 and 21 are rejected under 35 U.S.C. § 103 as being unpatentable over Hughes'US/3990710.

Hughes shows a system for dubbing information from a first memory of a first party (20) to a second memory of a second party (35) who controls the use and in possession of the second memory. Hughes shows a slot (28) for receiving money transferred to the first party from the second party. Hughes further shows that the first and the second memory are connected electronically (18-24) such that information can pass therethrough. Hughes further

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shows that signal is transmitted from the first memory to the second memory with a transmitter in control and possession of the first party to a receiver having the second memory at a location determined by the second party wherein the receiver is in possession and control of the second party (col. 2 lines 27-65, col. 1 lines 55-68, col. 5 lines 7-21, col.6 lines 32-55). Hughes fails to specifically teach the claimed method and steps. However, the claimed method and steps are seen to obviously correspond to the apparatus and its features shows by Hughes.

4. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Hoa Nguyen whose telephone number is (703) 308-1292.

Any inquiry of a general nature or relating to the status of this application should be directed to the Group receptionist whose telephone number is (703) 308-0754.

Hoa Nguyen

Examiner, A.U. 239

September 06, 1991